

WITNESS FEE COMPUTATION

<u>Name and Residence</u>	<u>Attendance</u>	<u>Subsistence</u>	<u>Mileage</u>	<u>Total Cost</u>
Susan Lovegrove-Geise 2302 W. Allen Street Allentown, PA 18104 (2 Trial Witness Fees w/Mileage)	1 Day \$40.00 (3/3/04) 1 Day \$40.00 (8/25/04)		\$5.00 \$5.00	\$45.00 \$45.00
Patricia Gordy 2545 Schoenersville Road Bethlehem, PA 18107 (1 Deposition Witness Fee w/mileage, 2 Trial Witness Fees w/mileage)	1 Day \$40.00 (8/18/03) 1 Day \$40.00 (3/3/04) 1 Day \$40.00 (8/25/04)		\$10.00 \$10.00 \$10.00	\$50.00 \$50.00 \$50.00
Dr. Hugo Twaddle 2649 Schoenersville Road, Suite 201 Bethlehem, PA 18107 (1 Deposition Witness Fee w/mileage)	1 Day \$40.00 (7/29/03)		\$10.00	\$50.00
Dr. Richard Goy 2649 Schoenersville Road, Suite 204 Bethlehem, PA 18107 (1 Deposition Witness Fee w/mileage)	1 Day \$40.00 (7/29/03)		\$10.00	\$50.00
Dr. Robert Sadoff 261 Old York Road Jenkintown, PA 19046 (Trial Testimony)	1 Day \$40.00 (10/7/04)		\$42.34	\$82.34
Brian Sullivan 1608 Walnut Street, 8 <sup>th</sup> Floor Philadelphia, PA 19103 (Trial Testimony Fee – Mileage, Tolls and Parking)	1 Day \$40.00 (10/8/04)		\$38.42 (incl. Tolls and Parking)	\$78.42
<b>TOTAL</b>				<b>\$500.76</b>

ARIZONA



CALIFORNIA

July 15, 2003

John C. Stupp  
 Direct: 412.201.7642  
 Direct Fax: 412.456.2377  
 jstupp@littler.com

COLORADO

**FEDERAL EXPRESS MAIL**

Hugo N. Twaddle, M.D.  
 Muhlenberg Primary Care, PC  
 2649 Schoenersville Road, Suite 201  
 Bethlehem, PA 18107

DISTRICT OF COLUMBIA

GEORGIA

**Re: Garnell Bailey v. Lucent Technologies Inc. and Agere Systems Inc.**

ILLINOIS

Dear Dr. Twaddle:

Enclosed please find a witness fee check in the amount of \$50.00 and an original subpoena regarding your attendance at a deposition on Tuesday, July 29, 2003 (a copy of which subpoena was faxed to your office yesterday). We would like to reschedule the deposition in the afternoon at 1:00 p.m. or at 5:00 p.m. in the early evening on July 29<sup>th</sup>. We anticipate that the deposition will last no more than two hours. If you can forward to us the records we have requested ahead of time, then the deposition will conclude sooner.

MINNESOTA

NEVADA

Thank you in advance for your assistance in this matter and for agreeing to accept service through the mail.

NEW JERSEY

Very truly yours,

John C. Stupp  
 Paralegal

NEW YORK

Enclosures

OHIO

cc: Glennis L. Clark, Esquire (via facsimile)  
 Robert W. Cameron Esquire  
 Theodore A. Schroeder, Esquire

PENNSYLVANIA

TEXAS

WASHINGTON



ARIZONA

CALIFORNIA

July 15, 2003

John C. Stupp  
 Direct: 412.201.7642  
 Direct Fax: 412.456.2377  
 jstupp@littler.com

COLORADO

**FEDERAL EXPRESS MAIL**

DISTRICT OF COLUMBIA

Patricia Gordy, LSW  
 Muhlenberg Behavioral Health/Banko Family Community Center  
 2545 Schoenersville Road  
 Bethlehem, PA 18107

GEORGIA

**Re: Garnell Bailey v. Lucent Technologies Inc. and Agere Systems Inc.**

ILLINOIS

Dear Ms. Gordy:

MINNESOTA

Enclosed please find a witness fee check in the amount of \$50.00 and an original subpoena regarding your attendance at a deposition on Tuesday, July 29, 2003 (a copy of which subpoena was faxed to your office yesterday). We would like to reschedule your deposition for 1:00 p.m. in the afternoon or at 5:00 p.m. in the early evening on July 29<sup>th</sup>. We anticipate that the deposition will last no more than two hours. If you can forward to us the records we have requested ahead of time, then the deposition will conclude sooner.

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WASHINGTON



ARIZONA

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July 15, 2003

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 Direct: 412.201.7642  
 Direct Fax: 412.456.2377  
 jstupp@littler.com

COLORADO

**FEDERAL EXPRESS MAIL**

DISTRICT OF COLUMBIA

Sheila Dinan  
 Healthworks  
 2649 Schoenersville Road  
 Suite 204  
 Bethlehem, PA 18017

GEORGIA

Re: **Garnell Bailey v. Lucent Technologies Inc. and Agere Systems Inc.**

ILLINOIS

Dear Ms. Dinan:

I have enclosed a check in the amount of \$50.00 which represents the \$40.00 attendance fee, plus mileage, required by federal law and an original subpoena regarding Dr. Richard Goy's attendance at a deposition in your offices at 3:15 p.m. on July 29, 2003 (a copy of which subpoena was faxed to Dr. Goy yesterday). I have received from you a schedule of requested fees for Dr. Goy's deposition. We are not, however, asking Dr. Goy to provide expert testimony in this matter. Instead we are subpoenaing him as a fact witness to provide testimony regarding his treatment and diagnosis of Garnell Bailey, the plaintiff in this matter. As such, we can compel his testimony by payment of the statutory fees required by 28 U.S.C. § 1821 and Rule 45 of the Federal Rules of Civil Procedure. As a courtesy, we have attempted to schedule his deposition at a time and place that is convenient for Healthworks.

MINNESOTA

NEVADA

NEW JERSEY

Thank you in advance for your assistance in this matter and for agreeing to accept service through the mail.

NEW YORK

Very truly yours,  
  
 John C. Stupp  
 Paralegal

OHIO

Enclosures

PENNSYLVANIA

cc: Glennis L. Clark, Esquire (via facsimile)  
 Robert W. Cameron Esquire  
 Theodore A. Schroeder, Esquire

TEXAS

WASHINGTON

THE NATIONAL EMPLOYMENT &amp; LABOR LAW FIRM™

**LITTLER MENDELSON®**  
A PROFESSIONAL CORPORATION

ARIZONA

CALIFORNIA

COLORADO

DISTRICT OF COLUMBIA

August 26, 2004

John C. Stupp  
Direct: 412.201.7642  
Direct Fax: 412.456.2377  
jstupp@littler.com

FLORIDA

GEORGIA

ILLINOIS

MINNESOTA

NEVADA

NEW JERSEY

NEW YORK

NORTH CAROLINA

OHIO

PENNSYLVANIA

TEXAS

WASHINGTON

**BY HAND DELIVERY WITH SUBPOENA**

Patricia Gordy  
Muhlenberg Behavioral Health/Banko Family Community Center  
2545 Schoenersville Road  
Bethlehem, PA 18017

Re: Trial Subpoena  
Garnell Bailey v. Lucent Technologies Inc. and Agere Systems Inc.

Dear Ms. Gordy:

This letter will confirm that you are being subpoenaed to testify at trial regarding the above-referenced matter and that you are to appear at Courtroom No. 4A on the 4<sup>th</sup> Floor of the U.S. Courthouse, 504 Hamilton Street, Allentown, PA 18101-1500 on Monday, September 27, 2004 at 9:30 A.M. Enclosed please find a check in the amount of \$50.00 as payment for your witness appearance fee and mileage. You will be expected to testify on one day during the Honorable James Knoll Gardner's three-week trial pool beginning on September 27<sup>th</sup>. If you call me at 412-201-7642 and leave a telephone number where you can be reached, I will call you to advise of a more precise time for you to appear. This way, you will avoid spending excessive time in the courthouse.

If you have any questions, please do not hesitate to contact me.

Very truly yours,

John C. Stupp  
Paralegal

Attachments

cc: Robert W. Cameron, Esquire  
Theodore A. Schroeder, Esquire



ARIZON

CALIFORN

COLORAD

August 26, 2004

John C. Stupp  
Direct: 412.201.7642  
Direct Fax: 412.456.2377  
jstupp@littler.com

DISTRICT O  
COLUMBI

**BY HAND DELIVERY WITH SUBPOENA**

Susan Lovegrove-Geise  
2302 West Allen Street  
Allentown, PA 18104

FLORID

**Re: Trial Subpoena  
Garnell Bailey v. Lucent Technologies Inc. and Agere Systems Inc.**

GEORG

Dear Ms. Lovegrove-Geise:

ILLINOI

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MINNESOT

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NEVAD.

NEW JERSE

NEW YORK

Very truly yours,

John C. Stupp  
Paralegal

NORTH CAROLIN

OHIO

Attachments

cc: Robert W. Cameron, Esquire  
Theodore A. Schroeder, Esquire

PENNSYLVANI

TEXA

WASHINGTON



March 3, 2004

John C. Stupp  
Direct: 412.201.7642  
Direct Fax: 412.456.2377  
jstupp@littler.com

**BY HAND DELIVERY WITH SUBPOENA**

Susan Lovegrove-Geise  
2302 West Allen Street  
Allentown, PA 18104

**Re: Trial Subpoena**  
**Garnell Bailey v. Lucent Technologies Inc. and Agere Systems Inc.**

Dear Ms. Lovegrove-Geise:

This letter will confirm that you are being subpoenaed to testify at trial regarding the above-referenced matter and that you are to appear at Courtroom No. 4A on the 4<sup>th</sup> Floor of the U.S. Courthouse, 504 Hamilton Street, Allentown, PA 18101-1500 on Monday, March 22, 2004 at 9:30 A.M. Enclosed please find a check in the amount of \$45.00 as payment for your witness appearance fee and mileage. You will be expected to testify on one day during the Honorable James Knoll Gardner's two-week trial pool beginning on March 22<sup>nd</sup>. If you call me at 412-201-7642 and leave a telephone number where you can be reached, I will call you to advise of a more precise time for you to appear. This way, you will avoid spending excessive time in the courthouse.

If you have any questions, please do not hesitate to contact me.

Very truly yours,

John C. Stupp  
Paralegal

Attachments

cc: Robert W. Cameron, Esquire  
Theodore A. Schroeder, Esquire



March 3, 2004

John C. Stupp  
Direct: 412.201.7642  
Direct Fax: 412.456.2377  
jstupp@littler.com

**BY HAND DELIVERY WITH SUBPOENA**

Patricia Gordy  
Muhlenberg Behavioral Health/Banko Family Community Center  
2545 Schoenersville Road  
Bethlehem, PA 18017

Re: Trial Subpoena  
Garnell Bailey v. Lucent Technologies Inc. and Agere Systems Inc.

Dear Ms. Gordy:

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If you have any questions, please do not hesitate to contact me.

Very truly yours,

  
John C. Stupp  
Paralegal

Attachments

cc: Robert W. Cameron, Esquire  
Theodore A. Schroeder, Esquire

OCT 13 2004

**THE CENTER FOR FORENSIC  
ECONOMIC STUDIES**

1608 WALNUT STREET, EIGHTH FLOOR  
PHILADELPHIA, PENNSYLVANIA 19103

(215) 546-5600  
FAX (215) 732-8158

October 11, 2004

Billed through 10/11/04

FEDERAL TAX ID #23-2644597

Bill number 002700-00046-007 JMS

ittler Mendelson  
tt: Robert Cameron, Esquire  
ominion Tower, 28th Floor  
25 Liberty Avenue  
ittsburgh, PA 15222-3110

arnell Bailey v. Agere

alance forward as of bill number 002 dated 08/01/03	\$	4,061.25
ayments received since last bill (last payment 10/21/03)	\$	4,061.25
<hr/>		
et balance forward	\$	.00

OR PROFESSIONAL SERVICES RENDERED

1/20/04	meeting with attorney, trial preparation	1.5 hrs	\$ 450.00
1/07/04	document review trial preparation	1.0 hrs	\$ 300.00
1/08/04	one half day testify		\$2,000.00

Fees for this matter	\$	2,750.00
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HER CHARGES

Mileage, Tolls and Parking	\$	38.42
<hr/>		
Other Charges for this matter	\$	38.42

LLING SUMMARY

Fees	\$	2,750.00
Other Charges	\$	38.42
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TOTAL CHARGES FOR THIS BILL	\$	2,788.42
<hr/>		
TOTAL BALANCE NOW DUE	\$	2,788.42

Please make check payable to The Center for Forensic Economic Studies. Include bill number on all checks.